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4
5 *IN PROPER PERSON*

6 **UNITED STATES DISTRICT COURT**

7 **DISTRICT OF NEVADA**

8 FERNANDO HARO III, an individual;

9 Plaintiff,

10 vs.

11 KRM, INC. d.b.a. "THOMAS KELLER
12 RESTAURANT GROUP", a foreign
corporation; and KVP, LP d.b.a. "BOUCHON
13 AT THE VENETIAN," a foreign Limited
Liability Company;

14 Defendants.
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CASE NO.: 2:20-cv-02113-APG-DJA

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**STIPULATION AND ORDER TO
EXTEND TIME FOR PLAINTIFF TO
FILE REPLY IN SUPPORT OF
MOTION TO FILE DECLARATION
AND ADDITIONAL EVIDENCE**

(Second Request)

Pursuant to Local Rule IA 7-1, Plaintiff Fernando Haro III, *in proper person*, and Defendants KRM, Inc, d.b.a Thomas Keller Restaurant Group ("KRM") and KVP, LP d.b.a. Bouchon at the Venetian ("Bouchon") (collectively, "Defendants"), by and through their attorneys, Robert S. Larsen, Esq. and Dione C. Wrenn, Esq. of the law firm of Gordon Rees Scully Mansukhani LLP, hereby stipulate and agree as follows:

1. On January 10, 2022, Plaintiff filed a Motion for Leave to File Declaration and Additional Evidence. ECF No. 55.

1 2. On January 24, 2022, Defendants filed their response in Opposition to Plaintiff's
2 Motion to File Declaration and Additional Evidence. ECF No. 62.

3 3. The deadline for Plaintiff to file a reply in support of his Motion for Leave to File
4 Declaration and Additional Evidence was January 31, 2022.

5 4. Due to illness, Plaintiff was unable to file his reply by January 31, 2022.

6 5. Plaintiff requested an extension to February 8, 2022, to file his reply.

7 6. Due to continued illness, Plaintiff is unable to file his reply by February 8, 2022.

8 7. Plaintiff requests a one (1) week extension to February 15, 2022, to file his reply.

9 8. There are currently no scheduled hearings in this case and Plaintiff's sought
10 extension will not unduly delay the proceedings.

11 9. Defendants do not oppose an extension up to and including February 15, 2022.

12 8. Accordingly, Plaintiff shall have until February 15, 2022, to file his reply in
13 support of his Motion for Leave to File Declaration and Additional Evidence.

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1 DATED this 8th day of February 2022

2 **GORDON REES SCULLY**
3 **MANSUKHANI**

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5 */s/ Dione C. Wrenn*

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Attorneys for Defendants,
KRM, Inc, d.b.a. Thomas Keller Restaurant
Group and KVP, LP d.b.a. Bouchon at the Venetian

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11 IT IS SO ORDERED.



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14 UNITED STATES DISTRICT JUDGE

15 DATED: February 9, 2022

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17 DATED this 8th day of February 2022

18 **FERNANDO HARO III**

19 FERNANDO HARO III
P.O. Box 81972
20 Las Vegas, NV 89180
Plaintiff in Proper Person